Case 5:06-cv-03946-RMW Document 40 Filed 11/08/07 Page 1 of 3

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5	E-mail: dbass@basslawla.com						
6	Attorneys for Defendant and Counterclaim						
7	Plaintiff TEAK WAREHOUSE, INC.						
8	UNITED STATES DISTRICT COURT						
9	NORTHERN DISTRICT OF CALIFORNIA						
10	SAN JOS	E DIVISION	*E 1	FILED - 11/8/07*			
11			<u>· IV-1</u>	<u> 11/8/0/ · </u>			
12	KINGSLEY-BATE LTD., a Delaware	Case No. C-0	6-3946	-RMW			
13	Corporation,	STIPULATION TO CONTINUANCE OF INTERIM CASE MANAGEMENT					
14	Plaintiff,	CONFEREN		IANAGEMENI			
15	VS.	[] ORDER					
16	TEAK WAREHOUSE, INC., a California Corporation,	Interim CMC	Date: November 9, 2007				
17	Defendant.	internii CiviC	Date.	140VeHiber 9, 2007			
18	TEAK WAREHOUSE, INC., a California						
19	Corporation,						
20	Counterclaim Plaintiff,						
21	vs.						
22	KINGSLEY-BATE LTD., a Delaware Corporation,	C 1: 4 C1	1	1 26 2006			
23	Counterclaim Defendant.	Complaint file	ea:	June 26, 2006			
24							
25	///						
26	///						
27	///						
28	///						
	STIPULATION TO CONTINUANCE OF INTERIM CASE MANAGEMENT CONFERENCE C-06-3946-RMW						

1	TO THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:				
2	This Stipulation is made pursuant to Fed. R. Civ. P. 6(b), Local Rule 16-2(e) and Local				
3	Rule 7-12 between Defendant and Counterclaim Plaintiff TEAK WAREHOUSE, INC.				
4	("Teak"), on the one hand, and Plaintiff and Counterclaim Defendant KINGSLEY-BATE, LTD				
5	("Kingsley"), on the other hand, through their undersigned counsel of record, with reference to				
6	the following:				
7	A. An Interim Case Management Conference ("CMC") was set for September 7,				
8	2007. On that date, the parties advised the Court that they required additional time to complet				
9	settlement discussions. The Court continued the CMC to October 5, 2007.				
10	B. The parties diligently continued settlement discussions. Prior to October 5,				
11	2007, the parties advised the Court that they required additional time to complete settlement				
12	negotiations. The Court continued the CMC to November 9, 2007.				
13	C. The parties have reached an agreement on material terms of a settlement, and				
14	require time to memorialize the settlement in writing.				
15	Accordingly, in order to promote the goals of judicial economy and fairness, the partie				
16	hereto hereby stipulate and agree as follows:				
17	1. The CMC is continued to <u>December 14, 2007</u> at 10:30 a.m., or as soon				
18	thereafter as the Court's calendar permits.				
19	2. After the written settlement agreement is signed, the parties will,				
20	pursuant thereto, (i) file a request for dismissal with the Court, and				
21	(ii) contact the courtroom deputy at (408) 535-5375 to take the matter off				
22	calendar.				
23	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.				
24	Dated: November 8, 2007 DAVID M. BASS & ASSOCIATES				
25					
26	By: /s/ David M. Bass David M. Bass				
27	Attorneys for Defendant and Counterclaim Plaintiff TEAK WAREHOUSE, INC.				
28	Tanun TEAK WAREHOUSE, INC.				

	Case 5:06-cv-03946-RMW Document 40 Filed 11/08/07 Page 3 of 3	
1	Dated: November, 2007 ASKEW & ASSOCIATES	-
2	By: Jan Cluba	
3 4	James A. Askew Attorneys for Plaintiff and Counterclaim Defendant KINGSLEY-BATE LTD.	-
5	Defendant KINGSLEY-BATE LTD.	
6	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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8	Dated: 11/8/07, 2007 Ronald M. Whyte	
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	STIPULATION TO CONTINUANCE OF INTERIM CASE MANAGEMENT C-06-3946-RM CONFERENCE	īW